

click.

July 20<sup>nd</sup>

I am writing the court to file 2022  
an appeal on case 2:20-CV-00114-JRG-CRW

I received the Memorandum Opinion and  
order on July 15<sup>th</sup> 2022. Also this ~~and~~  
an Objection on the Memorandum Opinion and  
order filed 6-28-22

This matter Before the Court I object  
to the Ruling Dismissing plaintiffs Complaint  
is in Error and not fair to the Plaintiff.

Plaintiff filed pro se and is Being held  
in a facility with a Inadquate law  
Library. The plaintiffs Failure to Response  
to the Defendant's motion for Summary  
Judgment Does not entitle them to a walk over.

The plaintiff also states that he is not smart  
at law and therefore does not understand the  
different processes that is going on in this  
suite. For example The plaintiff does not  
understand what a Summary Judgement is or  
and feels like if the court could file a  
motion to grant the plaintiff a lawyer  
he feels that everything would get filed  
when it is suppose to through out the  
process of this suite because a lawyer  
would understand when and what needs

To be Filed at the right time.

Confinement ~~it~~ and lack of Education and understanding Hinders plaintiff from Accessing Information and Submitting papers that support the Violations. Although this is a Fact the Defendants Submitted Affidavits, and Video's proving the Allegations the plaintiffs brought to the Courts Attention.

Even Though the plaintiff did not submit paperwork of material Fact, The Defendants in This Case Did! Submit Facts

1. Conflicting Affidavits

2 Officer Lucas Henry in his Affidavit #9 the statement is impossible for plaintiff to do

3. Officer Jesse Altman in his Affidavit #6 admits to applying a forceful Elbow drop while plaintiff was pinned Down by 2 other officers,

4. Lt. Justin Quillin in his Affidavit admits to not knowing plaintiff was Handcuffed before standing over him and forcefully Kneeing him.

5. Officer Ben Degreen in his Affidavit #6 states he could throw punches, push, use hands: plaintiff did not do any of the offensive listed above.



6. Video the Defendants submitted shows the use of Excess force and genuine issues of material Fact also clearly shows, plaintiff weighed at the time 50 pounds lighter than what officer stated #8

### Conclusion

Plaintiff did not pose an immediate threat to the safety of the officers or others. The use of Excessive force violates the Fourth and Fourteenth Amendments to the United State Constitution plaintiff was Deprived Constitutional and Federal Rights while all the officers was acting under the color of law!

Respectfully Submitted

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THE WRITER IS A RESIDENT OF  
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